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AVNET, INC., a New York corporation vs. BITMICRO NETWORKS, INC., a California corporation	Plaintiff, Defendants.	CASE NO.: 3:13-cv-03568 WHA Assigned to: Hon. William H. Alsup [PROPOSED] ORDER DISMISSING ACTION AND RETAINING JURISDICTION TO ENFORCE SETTLEMENT
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[PROPOSED] ORDER DISMISSING ACTION AND RETAINING JURISDICTION TO ENFORCE SETTLEMENT

1 **PROPOSED ORDER**
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3 Plaintiff Avnet, Inc. (“Avnet”) and Defendant BiTMICRO Networks, Inc.
4 (“BiTMICRO”) (Avnet and BiTMICRO are jointly referred to as “Parties”), by and
5 through their undersigned counsel, have lodged a signed Settlement Agreement and
6 jointly request that all causes of action set forth in Avnet’s complaint be dismissed
7 pursuant to Rule 41(a)(2) of the Federal Rules of Civil Procedure, subject to the
8 Court’s express retention of jurisdiction to enforce ~~the terms of the Parties’ Settlement~~
9 ~~Agreement, if necessary.~~ the payment schedule in the parties’ Settlement Agreement, if necessary.

10 IT IS THEREFORE ORDERED that Avnet’s claims against BiTMICRO are
11 hereby dismissed and that the Court retains jurisdiction to enforce ~~the terms of the~~
12 ~~Parties’ Settlement Agreement through and including May 9, 2014.~~ the payment schedule
13 in the parties’ Settlement Agreement through and including May 9, 2014.

14 Dated: November 6, 2013.



15 United States District Court Judge

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